FORM PTO-1449	SERIAL NO.	CASE NO.	
	09/305,146	10022-252	
LIST OF PATENTS AND PUBLICATIONS FOR	FILING DATE	GROUP ART UNIT	
APPLICANT'S INFORMATION DISCLOSURE STATEMENT	May 4, 1999	2156	
(use several sheets if necessary) APPLICANT(S): George V. C	suvan et al	CONFIRMATION NO.	
(use several sheets if flecessary) AFF LICANT(S). George V. C	APPLICANT(S): George V. Guyan et al.		

EXAMINER	(Includ	OTHER ART – NON PATENT LITERATURE DOCUMENTS le name of author, title of the article (when appropriate), title of the item (book, magazine, journal, serial,
INITIAL		sium, catalog, etc.), date page(s), volume-issue number(s), publisher, city and/or country where published.
/S.A./	l1	Interview Summary dated March 3, 2011 in Reexamination (Control No. 90/010,735) filed
/S.A./		11/10/2009, for commonly owned U.S. Patent No. 7,617,240. 49 pages.
I	12	Order Granting Re-Examination (Control No. 90/011,484) dated March 4, 2011, for commonly
		owned U.S. Patent No. 7,013,284. 15 pages.
888 888 888 888 888	13	Issue Fee Payment dated March 1, 2011, for commonly owned U.S. Application No. 11/264,115, filed 11/01/2005.
	14	Accenture Global Service's GmbH and Accenture LLP's January 18, 2011 Response to
		Guidewire, Inc.'s Third Set of Interrogatories, in lawsuit asserting U.S. Patent No. 7,617,240,
		captioned Accenture Global Services GmbH, et al. v. Guidewire Software, Inc., Dkt. 09cv848,
		D. Del. 11/10/09, 8 pages.
	15	Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental Objections and
8		Response to Accenture's Interrogatory Number 3, in lawsuit asserting U.S. Patent No.
8		7,617,240, captioned Accenture Global Services GmbH, et al. v. Guidewire Software, Inc., Dkt.
		09cv848, D. Del. 11/10/09, No. 6., 24 pgs.
800	16	Exhibit C of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
988		Objections and Response to Accenture's Interrogatory Number 3 (I5) (Microsoft TODD, as
8000		cited in 3/14/01 and 12/3/01 Office Actions in 284 Patent File History) – Guidewire Invalidity
		Contentions Invalidity Claim Chart for '240 Patent, 19 pages.
8	17	Exhibit F of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
8		Objections and Response to Accenture's Interrogatory Number 3 (I5) (Microsoft Access 97) –
8		Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 15 pages.
	18	Exhibit G of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
80		Objections and Response to Accenture's Interrogatory Number 3 (I5) ('109 Patent (Flores)) –
		Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 42 pages.
	19	Exhibit H of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
		Objections and Response to Accenture's Interrogatory Number 3 (I5) ('764 Patent (Shutzman)
		Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 73 pages.
×	I10	Exhibit J of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
888		Objections and Response to Accenture's Interrogatory Number 3 (I5) ('169 Patent (Borgheshi)
		- Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 39 pages.
ooggg	I11	Exhibit K of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
		Objections and Response to Accenture's Interrogatory Number 3 (I5) ('247 Patent (Lau)) –
		Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 25 pages.
800000	I12	Exhibit L of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
, xxx		Objections and Response to Accenture's Interrogatory Number 3 (I5) ('740 Patent (Lynn) -
		Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 44 pages.
	I13	Exhibit M of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental
I \/		Objections and Response to Accenture's Interrogatory Number 3 (I5) (271 Patent (Caruso)) -
		Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 39 pages.

EXAMINER	/Sana Al Hashemi/	DATE CONSIDERED	04/21/2011

EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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STATEMENT		-		
(use several sheets if necessary)	APPLICANT(S):	George V. Guya	orge V. Guyan et al.	

EXAMINER	(Includ	OTHER ART – NON PATENT LITERATURE DOCUMENTS de name of author, title of the article (when appropriate), title of the item (book, magazine, journal, serial,
INITIAL	sympo	osium, catalog, etc.), date page(s), volume-issue number(s), publisher, city and/or country where published.
/S.A./	l14	Exhibit O of Defendant Guidewire Software, Inc.'s March 29, 2011 Redacted Supplemental Objections and Response to Accenture's Interrogatory Number 3 (I5) (Project Salsa) - Guidewire Invalidity Contentions Invalidity Claim Chart for '240 Patent, 44 pages
200000000000000000000000000000000000000	l15	Defendant Guidewire Software, Inc.'s February 28, 2011 Supplemental Objections and Response to Accenture's Interrogatory Number 4, in lawsuit asserting U.S. Patent No. 7,617,240, captioned Accenture Global Services GmbH, et al. v. Guidewire Software, Inc., Dkt. 09cv848, D. Del. 11/10/09, No. 6., 6 pgs.
000000000000000000000000000000000000000	l16	Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8, dated March 11, 2011, in lawsuit asserting U.S. Patent No. 7,617,240, captioned Accenture Global Services GmbH, et al. v. Guidewire Software, Inc., Dkt. 09cv848, D. Del. 11/10/09, 15 pgs.
000000000000000000000000000000000000000	l17	Exhibit F of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) – Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on Access 97, 22 pgs.
200000000000000000000000000000000000000	l18	Exhibit G of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) – Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on '109 Patent (Flores), 22 pgs.
000000000000000000000000000000000000000	I19	Exhibit H of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) – Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on '764 Patent (Schutzman), 27 pgs.
000000000000000000000000000000000000000	120	Exhibit J of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) – Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on '169 Patent (Borghesi), 27 pgs.
000000000000000000000000000000000000000	I21	Exhibit K of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) – Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based '247 Patent (Lau), 37 pgs.
	122	Exhibit L of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) – Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on '740 Patent (Lynn), 27 pgs.
	123	Exhibit M of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) - Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on '271 Patent (Caruso), 33 pgs.
V	124	Exhibit N of Accenture Global Services GMBH, and Accenture LLP's Supplemental Response to Interrogatories Nos. 7 and 8 (I17) - Rebuttal of Guidewire's Invalidity Assertions Against '240 Patent Based on Agarwal, 22 pgs.

EXAMINER	/Sana Al Hashemi/	DATE CONSIDERED	04/21/2011	

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